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500. ADMINISTRATIVE ORGANIZATION

This chapter presents a brief summary of the statutory provisions for the overall employment security agency, the advisory councils, and the appeals authorities. All these provisions emphasize the public interest in the program as well as the interest of employers and employees as the groups most immediately concerned.

505 Place of the Employment Security Agency in the State Government

There are no Federal requirements concerning the form of State administrative organization or its position in the State government. The Wagner-Peyser Act, the basic law of the employment service, requires that States designate, or authorize the creation of, a State agency vested with all powers necessary to cooperate with the U.S. Employment Service. The Social Security Act requires that State laws must include provision for making such reports containing such information as the Secretary of Labor may require. All the State laws include provisions that meet these specific Federal requirements and a general statement on Federal-State cooperation.

The administrative organization of the employment security agencies shows considerable diversity. Fourteen State employment security agencies are independent boards or commissions. Nineteen are independent departments of State governments, reporting directly to the Governor. Another 19 are in State departments of labor. These various types of administrative organization are outlined in the three parts of Administration Table 1.

505.01 Independent board or commission.—The 14 employment security or unemployment compensation commissions or boards are made up of 3 to 7 members, usually 3, appointed by the Governor, except in South Carolina where members of the commission are elected by the State general assembly. In Michigan the commission is by law in, but not subject to, the Department of Labor.

The interest of employer and labor groups and of the public in the program is recognized in the statutory provisions for tripartite membership in five commissions. In the District of Columbia and Michigan, employer and employee groups must be represented. In Mississippi, where the three members represent the three State supreme court districts, one member must be a representative of workers. Indiana requires one representative of large employers and one of independent merchants and small employers as well as two representatives of labor. In other States, commission members are in practice representative of interest groups. Altogether such groups are represented officially in 10 State employment security commissions (Administration Table 1A).

Iowa, Maine, Michigan, Montana, and Wyoming require that the membership of the commission be bipartisan in character. In addition, Michigan requires that employers and employees be represented, and Iowa and Maine specify that membership include representation from employers, labor, and the public.

In four States the Governor designates the chairman of the commission; in six other States the commission or board elects its own chairman. In three States with tripartite representation on the commission, the public member is chairman by statute; in other States the public member is, in practice, chairman. The president of the Board of Commissioners is chairman of the District of Columbia Unemployment Compensation Board.

In six States ¹ the chairman of the commission is the executive officer of the employment security agency. In five States ² with per diem or part-time commissions and South Carolina with a full-time commission, the commission appoints a full-time executive director or administrator. In Indiana the Governor appoints a full-time executive director who is secretary of the Board. In Arizona the part-time employment security commission itself supervises the two coordinate divisions, the Arizona State Employment Service Division and the Unemployment Compensation Division.

505.02 Independent departments of State government.—The independent departments or bureaus of employment, employment security, employment services, economic security, or unemployment compensation represent another type of administrative development in 19 States (Administration Table 1B). The administration of the program is headed by a director, executive director, commissioner, or administrator appointed by the Governor. In Kentucky the bureau of employment security is a part of a department of economic security which includes a bureau of social services. In Massachusetts, the division of employment security is by law in, but not subject to, the department of labor and industries.

505.03 In State department of labor.—Nineteen States have placed their employment security divisions in the State department of labor, or industrial relations, or labor and industry, or labor and industrial relations, or under the State industrial commission.

In 17 of these States (Administration Table 1C), the division of employment security or of employment is an integrated employment security agency headed by a director, executive director, or administrator. In Florida and Wisconsin, separate unemployment compensation and employment services divisions report to the department of labor.

¹ Iowa, Maine, Montana, New Mexico, North Carolina, and Texas.

² District of Columbia, Michigan, Mississippi, Oklahoma, and Wyoming.

505.04 Merit selection of employees.—One of the Federal requirements for administrative grants to States under the Social Security Act is that the State unemployment insurance law make provision for "methods relating to the establishment and maintenance of personnel standards on a merit basis, except that the Secretary of Labor shall exercise no authority with respect to the selection, tenure of office, and compensation of any individual employed in accordance with such methods." All State laws have made provision for appointment on a merit basis of personnel administering the unemployment insurance programs, with the exception of the policymaking heads of the agency. In the States with a civil service law applicable to all departments of State government, appointment of employment security personnel is in accordance with State civil service regulations. Employees of the District of Columbia Unemployment Compensation Board are appointed under the Federal civil service regulations. In States without statewide civil service systems, employees are appointed under merit systems which were established to meet the requirements of the Social Security Act.

510 Advisory Councils

All but three State laws provide for statewide advisory councils. In 47 States such a council is mandatory; in 2 permissive. Hawaii and Montana have appointed advisory councils though there are no statutory requirements for such councils. In 27 States the council is appointed by the Governor, in 15 States by the employment security administrative authority, and in 9 States by the overall administrative agency (Administration Table 2).

510.01 Purpose of advisory councils.—In most States the councils are for the purpose of aiding the agency in formulating policies and meeting problems relating to the administration of the employment security act, and in assuring impartiality and freedom from political influence in the solution of such problems. The council can make recommendations on its own to the Governor and/or the legislature in 12 States.³ In Massachusetts the council reports to the Governor at least quarterly and to the legislature annually; in New York, to the Governor and legislature biennially; and in Pennsylvania, to the Governor periodically. In New Jersey the employment security council reports to the Governor and the legislature annually and at such other times as it may deem in the public interest. The Wisconsin council reports to each biennial legislature; in addition, it may report to the proper legislative committee on any pending unemployment insurance bill.

^a Alabama, Delaware, Maine, Massachusetts, Michigan, Missouri, New Jersey, New York, Ohio, Pennsylvania, West Virginia, and Wisconsin.

In Colorado the council must approve expenditures from the special administrative fund. The California council is, by statute, limited to problems relating to administration of the employment service. The Illinois Board of Unemployment Compensation and Free Employment Office Advisors and the Board of Local Illinois Free Employment Office Advisors for each employment office are established by the Illinois Civil Administrative Code.

510.02 Representation on councils.—Equal representation of labor and employer groups is specifically provided in all States except Idaho and Texas, and one or more public members in all States except Michigan, Oklahoma, and Wisconsin. In Texas the council must be composed of persons representing employers, employees, and the public, but equal representation is not specified. In Idaho the director is to prescribe the qualifications of the members. In New Jersey no more than four members of the council may be of the same political party. In Nebraska two members must have no interest either as employers or employees, and in Missouri and Ohio at least three members must be individuals whose training and experience qualify them to deal with the technical, economic, and social aspects of unemployment insurance. Fourteen States provide that women must be represented on the advisory council; in practice they are represented on other State councils. New Jersey has a separate advisory council on disability benefits.

In Nevada the executive director of the employment security department, and in Ohio the chief of the division of research, serve as ex officio secretary of the respective councils. In Oklahoma the chairman of the employment security commission is ex officio chairman of the council, and in Pennsylvania the secretary of labor and industry is ex officio a member of the council; the secretary appoints a member of his staff as secretary of the council. In Wisconsin a salaried employee of the industrial commission is chairman of the State council and of each local or industry committee.

510.03 Special councils.—Thirty-one States (see Administration Table 2) provide for local and industry or special councils as well as a statewide advisory council, but in only four States is their appointment mandatory. In all States except Illinois, Maryland, and West Virginia, the local State councils are appointed by the same authority as the State councils; in Illinois the director of the department of labor and in Maryland the executive director of the department of employment security appoint the local councils; in West Virginia the State advisory council appoints the local councils for a limited and temporary period. Local councils also must ordinarily be representa-

⁴ Alaska, Arizona, Arkansas, California, Indiana, Kansas, Nevada, New Mexico, New York, Oklahoma, Oregon, Pennsylvania, Puerto Rico, and Rhode Island.

tive of employees, employers, and the public; however the permissive provisions in Arizona, Arkansas, Indiana, and Washington contain no statements concerning membership of the special councils. In Nevada the farm labor council must include representatives of substantial commodity interests so that the problems peculiar to each commodity group will be considered in State planning and administration.

515 Appeal Authorities

Among the requirements of the Social Security Act for Federal financing of the State administration of unemployment insurance is provision in the law for "opportunity for a fair hearing before an impartial tribunal, for all individuals whose claims for unemployment compensation are denied." All State laws provide for such appeal tribunals; all but a few provide for two appeal stages (Administration Table 3A) before cases can be appealed to the State courts. Obviously the provisions differ considerably from State to State with differences in the appeals load, in the overall administering pattern, in the geographic characteristics of the State, and other factors. In all States, not only individuals whose claims are denied but employers who have an interest have a right to appeal decisions on claims. Administration Table 3 is concerned with administrative and judicial review applicable to claims determinations. Where review involves employer liability only, there may be different time limits and different hearings bodies.

515.01 First appeals stage.—About one-half of the State laws provide that appeals at the initial stage are to be heard by a single referee or examiner. In most of the other States the law provides that an appeal may be heard by a referee (or examiner) or by a referee (or examiner) and two associates, the associates representing the interests of employers and employees, on a per diem basis. In Connecticut, where there is only one appeal stage, the Governor appoints six commissioners, one for each of five specified geographic areas and one for the State at large, to be known collectively as the unemployment commission. The commissioners ordinarily hear cases singly, but any commissioner may request that two or more additional commissioners sit at a particular hearing.

The number of days for appealing to the first stage appeals body is generally stated in terms of "days"; however, in almost one-half of the States the period used is defined as "calendar days." Among these States Maryland excludes Sundays and holidays; Massachusetts and Michigan extend the time if the last day falls on a Saturday, Sunday, or holiday; Missouri if the last day falls on a Sunday or holiday; New Jersey, Ohio (by court decision), and Pennsylvania exclude the day of mailing; also the last day if it falls on a

Saturday, Sunday, or holiday. Massachusetts further provides for excluding a Saturday, Sunday, or holiday from the 5-day period after delivery of a determination or decision, but including them in the 7-day period after mailing.

Of the States which do not define "day," Connecticut excludes Sundays or holidays and extends the time if the last day for filing falls on a day when the unemployment offices are closed; Louisiana extends the time if the last day falls on a Saturday, Sunday, or holiday; and California, Nevada, and Washington exclude the day of mailing and the last day if it falls on a Saturday, Sunday, or holiday.

The number of days for filing an appeal after notice of the determination varies among the States, ranging from 5 to 30 days. Only Indiana provides for a special appeal period (7 days) after the mailing of a monetary determination. In a few States the time may be extended if good cause is shown. In Minnesota there is a specific extension of time—from 7 to 10 calendar days after delivery or from 7 to 12 calendar days after mailing of the determination. In Missouri when an appeal is not filed on time, an order is mailed to the claimant dismissing the appeal. But if requested within 10 days from the date of mailing the order, a hearing will be scheduled on the timeliness and merits of the appeal.

Idaho, Michigan, and Ohio provide that an appeal can be taken only from a redetermination. This redetermination is subject to the same time limitation as is the appeal to the referee.

In all but a few States the decision of the first-stage appeals body is final in absence of an appeal. In other States the referee may reconsider his decision within the appeal period (see footnote 8 to Administration Table 3A). The Nebraska law permits the commissioner to reopen the appeal tribunal decision on request within 90 days from the date of mailing on the basis of fraud, mistake, or new evidence. The appeal tribunal then holds a further hearing on the factors contributing to the reopening. In New Jersey every decision of the appeal tribunal may be considered by the board of review, which may let the decision stand, remand it to another appeal tribunal for a new hearing, or withdraw the case to itself. Puerto Rico and Rhode Island provide that any determination or decision of the referee may be reopened if a worker or employer has been defrauded or coerced in connection with the decision; the time limitation is within 60 days of the knowledge of fraud or removal of coercion.

515.02 Second appeals stage.—About one-half of the States have a board of review or board of appeals or appeals board to hear cases appealed from the decision of the lower appeal tribunal (Administration Table 3A). All these boards consist of three members, except New York and California which have five. The Florida Board of Review is composed of the chairman of the industrial commission, who is chairman, and the members of the commission. The Mississippi Board

is appointed by the employment security commission, and the New Jersey Board of Review by the director of the division of employment security; in the other States, the appeals board is appointed by the Governor.

The members of the appeals boards represent labor, employers, and the public in seven States 5; but in West Virginia, the Governor may not appoint anyone who is identified with the interests of either employers or employees. In Indiana, Ohio, Oregon, and Rhode Island, no more than two members, and in New York, no more than three members, may belong to the same political party; and in Oklahoma, no member may serve as an officer of any political party organization during his term of office.

In one-half of the States the second appeals stage is handled by an existing commission or agency head. These States include all but 4 6 of the 14 States headed by an independent commission or board; the board which constitutes the administrative agency functions as the appeals board. In Missouri and Wisconsin where the agency is under the State industrial commission, these overall agencies serve as the appeals board. Idaho utilizes the industrial accident board, part time, as the unemployment insurance appeals board. The Kentucky Commissioner of Economic Security and two associate commissioners constitute the unemployment insurance commission which serves as appeals board and adopts rules and regulations.

In Minnesota, South Dakota, Virginia, and Washington, the Commissioner in charge of the independent employment security agency hears second-stage appeals, and in Alaska and Puerto Rico the commissioner or secretary of labor carries out this function.

The number of days in the period for appeal to the second-stage appeals body are designated as "calendar days" in only eight States, of which Minnesota and Vermont so designate only the days after delivery of the referee's decision; Vermont further stipulates that the time limit to appeal to the board is within 6 days from the date of the return receipt of registered or certified mailing of the referee's decision. Five States extend the time for filing for good cause.

Connecticut, Hawaii, Nebraska, and New Hampshire provide for only one administrative appeal which is to the first-stage appeals body. The claimant would then appeal for judicial review in the appropriate court.

About one-fourth of the States provide that a contested determination which involves a labor dispute shall be appealed directly to the second-stage appeals body. In some States a special examiner is des-

³ Alabama, Arkansas, Louisiana, Nevada, Ohio, Oregon, and Rhode Island.

Indiana, Michigan, Mississippi, and Oklahoma.

ignated to determine the original claim. In Arkansas the period for appeal to the second-stage appeals body from a decision concerning a labor dispute is shortened from the normal 15 days to 7 days; in North Dakota from a 12-day period to one of 7 days after delivery or 10 days after mailing.

515.03 Judicial review.—All the States provide for appeals to the courts for judicial review. The time limit ranges from 10 to 60 days, and in California to 4 years. About one-half of the States designate a specific time to exhaust actions before the second administrative appeal body, whose decision is then final. These States provide an additional period of time in which to seek judicial review commencing when the decision is final.

California and New Jersey have no provisions in their unemployment insurance laws for appeals to the court. In California the time for filing (4 years) is governed by the Statute of Limitations and the appropriate court by interpretation of the Civil Code; in New Jersey the time is governed by court rule.

Instead of allowing a time based on the delivery or mailing of the decision, four States count the days from the date of the second-stage appeal decision (District of Columbia and New Mexico), after the decision was made (Kentucky), or entered (Vermont); Hawaii, which allows only one administrative appeal, counts the days for judicial review from the service of the referee's decision.

In Colorado the claimant must appeal within 10 days to the Commission for a review of its decision before he may appeal to the court. In North Carolina he must file a notice of intent to appeal before the commission's decision is final. Indiana allows an extension of 30 days from the date of a notice of intention to appeal to the court if made within the 15-day period from the date of mailing the board's final decision.

Thirty-five State laws specify the location of the court. In one-third of the States the location is determined (1) by the county in which the claimant resides; (2) by the county in which the claimant last worked (three States); by (1) or (2) (seven States); (3) by the county where the claim was filed (seven States).

		Num-				Executive offic	ers
State	Name of commission or board	ber of mem-	Interests represented	Basis of payment	Designation of chairman	Title	Appointed
(1)	(2)	bers (3)	(4)	(5)	(6)	(7)	b y
Arizona	Employment Security Commission.	а		Part-time	Elected by commission.	Director, Unemploy- ment Compensation Division.	Commission
District of Columbia.	Unemployment Compensation Board.	5	Employer and employee representatives ap- pointed by board of commissioners.	3 district commissioners ex officio; 2 per diem members.	By statute, president of Board of Commis- sioners appointed by President of United States.	Director, Employment Service Division. Director and secretary of board.	Board.
Indiana	Employment Security Board.	5	Tripartite	Per diem	Elected by board	Executive director of Employment Security Division and secretary of board.	Governor.
Iowa	Employment Security Commission.	3	Bipartisan and tripar- tite.	Full-time	Elected by commission	Chairman	Commission.
Maine	Employment Security Commission.	3	Bipartisan and tripar- tite.	Full-time	By statute, public mem- ber.	Chairman	Governor.
Michigan	Employment Security Commission.	4	Bipartisan and employ- er and employee.	Per diem	Elected by commission	Director and secretary	Commission
Mississippi	Employment Security Commission.	8	Employee *	Part-time	Appointed by Governor.	of commission, Executive director and secretary of commis-	Commission
Montana	Unemployment Com- pensation Commis- sion.	3	Bipartisan	Chairman, full-time; 2 per diem members.	Appointed by Governor.	sion. Chairman and executive director.	Governor.
New Mexico	Employment Security Commission.	3		Chairman, full-time; 2 per diem members.	Appointed by Governor.	Chairman and executive director.	Governor,
North Carolina	Employment Security Commission.	7	Tripartite in practice	Chairman, full-time: 6	Appointed by Governor.	Chairman	Governor.
Oklahoma	Employment Security Commission.		Tripartite	per diem members. Per diem	By statute, public mem-	Executive director	Commission
South Carolina	Employment Security Commission.	3		Full-time	ber. Elected by Commission.	Executive director	Commission
Teres	Employment Commis-	3	Tripartite	Full-time		Chairman and executive	Governor.
Wyoming	Employment Security Commission.	3	Bipartisan	Chairman, part-time; 2 per diem members.	ber. Elected by Commission.	director. Executive director	Commission

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Also administers State retirement system.
 1 member from each Supreme Court district and 1 member must be a representative of employees.
 3 Members of commission are elected by State general assembly.
 4 Commission is by law in, but not subject to, Department of Labor.

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B.—Independent department of State government (19 States)

State (1)	Name of department	Title of executive officer	Explanatory notes
California	Department of Employment	Director of Employment. Executive director.	Unemployment Compensation Commission (Industrial Commission ex officio) with tripartite membership is in Department of Employment; it functions as 2d appeal authority
IdahoKentucky		Executive director	and exercises such powers as approving regulations. Commissioner is chairman and public member of the Unemployment Insurance Commission, a 3-man tripartite body which functions as 2d appeal authority and adopts rules and regulations.
Maryland Massachusetts	Department of Employment Security Division of Employment Security	Executive director	Division is by law in, but not subject to, Department of Labor and Industries, headed by commissioner.
Minnesota. Nevada. Nevada. Nev Hampshire. North Dakota. Ohio. Oregon. Rhode Island. South Dakota. Tennessee. Vermont. Virginia. Washington. West Virginia.	Employment Security Bureau Bureau of Employment Services Department of Employment Department of Employment Security	Executive director Commissioner Executive Director Administrator Commissioner Director Commissioner and counsel	Board of review has power to adopt rules and regulations. State commissioner of labor is to give full cooperation and assistance to the Employment Commission.

C.—In State department of labor (19 States)

State	Name of department and administrative	Name of employment security unit or	Employment security executive officer			
	head	units	Title	Appointed		
Alabama Alaska Arkansas Connecticut Delaware. Florida	Director. Department of Labor, Commissioner. Department of Labor, Commissioner. Labor Department, Commissioner. Department of Labor and Industrial Relations (5 members).	Division of Employment Security	chief of Division. Director. Administrator. Executive director	Governor. Labor commissioner. Governor.		
Georgia Hawaii	Department of Labor, Commissioner	Division. Employment Security Agency Bureau of Employment Security	Director of Department of Labor and Industrial Relations.	Commissioner of labor. Commission.		
Illinois	Department of Labor, DirectorLabor Department, Commissioner	Bureau of Employment Security Employment Security Division Division of Employment Security Division of Employment Security	A diministrator	L'ammissioner of lebor		
Nebraska New Jersey	Department of Labor, Commissioner	Division of Employment. Division of Employment Security	Director Director			
New York	Department of Labor, Industrial Com-	Division of Employment	Executive director	Industrial commissioner.		
Pennsylvania		Bureau of Employment Security	Executive director	Secretary of labor and in		
Puerto Rico Utah	retary. Department of Labor, Secretary. Industrial Commission (3 members, bi- partisan).	Bureau of Employment Security Department of Employment Security	Director	dustry. Secretary of labor. Commission.		
Wisconsin		Unemployment Compensation Department, Wisconsin State Employment Service.	Chairman of Industrial Commission.	Governor.		

AT-2.—State and local advisory councils

	State cou					
State		Num- ber of	Group	s represe	Local or special councils	
	Appointed by—	mem- bers 1	Em- ployer	Em- ployee	Public	
Alabama Alaska	Governor	9 5	X	X	X	
Arizona	Employment Security Commission.	9	1	T T	4	Permitted.
Arkansas	Governor	(1)	X X	X X	X	Permitted.
California	Governor	`′9	3	3	8	2 01111111001
Colorado	Governor	11	4	4	3	
Connecticut	Governor	6	2	2	2	
Delaware	Governor	7	8	8	1	
District of				•		
Columbia.	Industrial Commission	415		~	-	Thissaed
Florida	Commissioner of Labor	(8)	X	XX	X	Permitted. Permitted.
Georgia Hawaii *	Director of Labor and Industrial	15	4	4	7	reimweu.
1101100	Relations.		•	•	' '	
Idaho	Department of Employment	(1)	(1)	(1)	(1)	Permitted.
Illinois	Governor	``9	3	3	``3	Permitted.
Indiana	Employment Security Board	(1)	X	X	X	Permitted.
Iowa 1	Employment Security Commission.	(i) (i)	<u>X</u>	X	X	Permitted.
Kansas	Commissioner of Labor	(1)	<u>X</u>	X	X X	Permitted.
Kentucky	Commissioner of Economic Security	ģ	♦	₹	- ♣	Permitted.
Louisiana Maine	Governor. Employment Security Commission	(i)	. ♀.	₩.	X X X X X	Permitted.
Maryland	Governor.	(1)	₩	Ŷ	Ŷ	Mandatory.
Massachusetts	Governor	6	X X X X X X X	X X X X X X X	2	Wandatory.
Michigan	Governor	ı š	X X	X X	l .	
Minnesota	Governor	(1)	X	X	X	Permitted.
Mississippi Missouri	Employment Security Commission	(1)	X	X	X	Permitted.
Missouri	Employment Security Commission Governor	7	2	2	3	1
Montana	Unemployment Compensation Com- mission. Commissioner of Labor.	15 6	5 2	. 5 . 2	5 2	Permitted.
Nevada	Governor	ğ	8	์ รื่	3	Mandatory.
New Hampshire	Governor	7	1	3	ĭ	fateridato: à.
New Jersey	Governor	7	3 2 X	X X	3	
New Mexico	Employment Security Commission Governor	(1)	X	X	X	Permitted.
New York	Governor		3	3] 3	
North Carolina North Dakota	Governor	(1)	X	3 XX 2 3 XX XX 3 XX XX	3 X X	Mandatory.
Ohio	Employment Security Bureau Governor	ر (۱	2	1 3	3	Mandatory.
Oklahoma	Governor	i 6	l ã	ã	"	1
Oregon	Governor	(1)	3 X X X 3 X X	×	X	Permitted.
Pennsylvania	Governor	(i) (i)	X	X	i x	Permitted.
Puerto Rico	Secretary of Labor	(1)	X	X	X	Permitted.
Rhode Island	Governor	9	3	3	X 3 X X	l
South Carolina	Employment Security Commission.	(2)	X	X	X	Permitted.
South Dakota	Commissioner of Employment Se-	(i) (i)	\ \	}	. ♦	Damilton
Tennesee	curity.	(9)	_ ^	i ^	^	Permitted.
Техаз	Employment Commission	(1)	x	l x	X	Permitted.
Utah	Industrial Commission	Yn	14	14	3	Permitted.
Vermont	Governor	8	3 X	3	3	
Virginia	Unemployment Compensation Com- mission.	(1)		x	X	Permitted.
Washington	Commissioner of Employment Security.	9	3	3	3	Permitted.
West Virginia	Governor	9	3 X	3	3	Permitted.
Wisconsin	Industrial Commission	(1)	X	XX	X	Permitted.
As Actuited.	Employment Security Commission	(1)	*	, A	, ,	Permitted.

¹ Number of members is minimum in Alabama and maximum in Arizona, Maine, and Washington; in Utah the number of employer and employee members is minimum; in Idaho the number of members may vary from a minimum of 7 to a maximum of 15 with no representation groups required; in other States footnoted, number of members is not specified.

2 "X" indicates representation of group required but number of representatives not specified.

not specified.

State council not mandatory; in Hawaii and Montana, no statutory require-

AT-3.—Constitution of appeals authorities and time limitation for appellate review* A.—Administrative appeals

	Number of days for filing After de-livery ing of de-termination		fter lst stage appeals body		ber of s for ing	2d stage appeals body	
State					After mail- ing		
					appeal sion		
Ala Alaska Ariz	1 7 10	1 10 2 10 1 10	Referee	2 10 10	10 * 10 10	Board of Appeals. Department of Labor. Employment Security Com-	
Ark	15	15	Referee or referee and 2 asso- clates.	1 15	¹ 15	mission. Board of Review.	
Calif Colo	² 10 1 11	² 10 1 11	Referee	₁₁ -	² 10	Appeals Board, Unemployment Compensa- tion Commission.	
Conn Del		1 10	Commissioner Referee or referee and 2 associates.	10	(P) 10	Employment Security Commission.	
D.C		10	Examiner or examiner and 2 associates.	10	10	Unemployment Compensa- tion Board.	
Fla Ga	7	1 10 7	Referee or referee and 2 asso- ciates.	1 10 10	1 10 10	Board of Review. Board of Review.	
Hawaii Idaho	10	10 114	Referee Examiner	14	(9)(9) 14	Industrial Accident Board.	
Ill	1 7	9 10	Referee.	15	10 15	Board of Review. Review Board,	
Ind Iowa	Į.	17	Referee Examiner or examiner and 2 associates.	10	10	Employment Security Com- mission.	
Kans Ky	1.5	1 7 10	RefereeReferee	10 	10 10	Board of Review. Unemployment Insurance Commission.	
La		10	Referee or referee and 2 asso- ciates.	10	10	Board of Review.	
Maine		17	Examiner or examiner and 2 associates.	15	15	Employment Security Com- mission.	
Md Mass	5	17	Referee. Entire board, member of board, or examiner designated by board.	1 7 5	1 7 7	Board of Appeals. Board of Review.	
Mich Minn	15	4 15 1 2 7	Referee Examiner and 2 associates	7 10	¹ 15 12	Appeal Board. Employment Security Com- missioner.	
Miss	7	7	Referee or referee and 2 asso- ciates.	10	10	Board of Review.	
Mo Mont	137	127	Referee or 3 referees Examiner or examiner and 2 associates.	10 10	10 10	Industrial Commission. Unemployment Compensation Commission.	
Nebr	17	¹ 10	Examiner or examiner and 2 associates.		()	tion Commission.	
Nev	2 10	2 10	Examiner or examiner and 2 associates.	1 10	2 10	Board of Review.	
N.B		127	Examiner or examiner and 2 associates.		(-)		
N.J	17	1210	Examiner or examiner and 2 associates.	1 10	י 10	Board of Review.	
N. Mex	1 15	1 15 30	Examiner or examiner and 2 associates.	15	15	Employment Security Com- mission.	
N.Y N.C	30	165 or 10	Referce. Examiner or examiner and 2 associates.	1 10	1 10	Appeal Board, Employment Security Com- mission.	
N. Dak	!	12	Referee or referee and 2 asso- clates.	12	12	Employment Security Bureau.	
Ohio Okla	1410	1410	Referee Referee or referee and 2 asso- ciates.	10	14 10 10	Board of Review. Board of Review.	
Oreg	10	10 110	Referee	10	10	Appeals Board.	
Pa P.R	1 10	10	Referee	10 2 10	01 t	Board of Review. Secretary of Labor.	
R.I 8.C		27	Referee or referee and 2 asso-	17	37 10	Board of Review.	
5.0	1 0	'	clates.	1 10	10	Employment Security Com- mission.	

(Continued on next page)

AT-3.—Constitution of appeals authorities and time limitation for appellate review*—Con.

A.—Administrative appeals

	Number of days for filing After de- mail- ing of determination			day	ber of s for ing		
State					After mail- ing	2d stage appeals body	
				of 1st appeal decision			
3. Dak		9	Referee	9	9	Unemployment Compensa-	
Гепп	110	¹ 10	Referee	₹ 10	³ 10	Board of Review.	
Tex		1 12	Examiner		îŏ	Employment Commission.	
Utah	10	10	Referee	10	10	Board of Review.	
Vt	1 10 l	1 12	Referee	18	16	Employment Security Board	
Va	īξ	or 107	Examiner or examiner and 2 associates.	10	10	Employment Commission.	
Wash	10	iŏ	Examiner	10	10	Employment Security Com- missioner.	
W. Va	18	18	Examiner	8	8	Board of Review.	
Wis	10	1Ŏ	1 or 3 examiners or examiner and 2 associates.		10	Industrial Commission.	
Wyo	10	10	Examiner or examiner and 2 associates.	10	10	Employment Security Com- mission.	

*Administrative or judicial review applicable to claims determinations. Where review involves employer liability only, there may be different time limits and different hearings bodies.

1 Law specifies "calendar days."

2 May be extended for good cause. In Minnesota time is extended to 10 calendar days be extended to 10 calendar days be extended to 10 calendar days.

- May be extended for good cause. In Minnesota time is extended to 10 calendar days after delivery or 12 calendar days after mailing after which time determination is final. In Missouri when appeal is not filed on time, an order is mailed dismissing appeal. If requested within 10 days from date of mailing the order, a hearing will be scheduled on timeliness and merits of appeal.

2 Only one administrative appeal.

4 Appeal taken from redetermination

Only one administrative appeal.
Appeal taken from redetermination.
Refers to nonmonetary determination—allows 15 days to Alaska, Hawaii, and Puerto Rico; specifies 7 days after mailing of monetary determination.
The longer period applies after notification is mailed to last known address of interstate claimant.
Within 6 days from date of return receipt of registered mail.
Referee may reconsider his decision: within 30 days after service in absence of appeal for judicial review (Hawaii); within 15 days after mailing (Michigan); within 10 days after mailing provided no further appeal has been filed or board has not transferred claim to itself (Ohio); within 30 days of delivery or mailing if no appeal to board of review (Tennessee). if no appeal to board of review (Tennessee).

Or S examiners assigned by board; member of board; the board.

AT-3 B.-Judicial review

	Number of days for filing !		or filing !			
State	After After Ot delivery mailing		Other	Judicial Review		
	of 2d stage appeal decision					
(1)	(2)	(3) .	(4)	(5)		
Alabama Alaska		10+10		Circuit Court.3 Superior Court.		
Arizona	30	30		Superior Court.		
Arkansas		15		Circuit Court.		
California		24 yrs.		Superior Court.*		
Colorado	~ -	4 10+20		District Court.		
Connecticut		4 15		Superior Court.		
Delawere	10+10	10+10		Superior Court 2 or 7.		
District of Columbia	6 ŏ-	60	F 30	U.S. District Court for District of Columbia, District Court of Appeals.		
Georgia		10+10		Superior Court.		
Hawaii	10 7 10	10+10	4130	Circuit Court. 2 or 7		
Idaho	30	30		Supreme Court.		
Illinois		35		Circuit Court. 2		
Indiana		15		Appellate Court.		
Iowa	10+10	10+10		District Court. 2 or 7		
Kansas		10		District Court. 3		
Kentucky			1 20	Circuit Court.		
Louisiana Maine	10+15	10		District Court.		
Maryland	10+19	10+15 30	 -	Superior Court of Kennebec County. Circuit Court of county or Superior Court of		
	,	30		Baltimore.		
Massachusetts Michigan		20		District Court. 2 or 7		
Michigan		15		Circuit Court.		
Minnesota		30		Supreme Court.		
Miseleciani	10+10	10.1.10		Circuit Court.3		
Mississippi	10+10	10-1-10		Circuit Court or Court of Common Pleas.		
Montana	10+10	10-10		District Court.		
Nebraska				District Court. 2 or 7		
New Hampshire	10+10	10+10		District.		
New Hampshire		10		Superior Court.		
New Jersey New Mexico		³ 4 5	15	Superior Court, Appellate Division. District Court.		
			13 (District Come.		
New York		30		Supreme Court, Appellate Division, Third Department.		
North Carolina		4 10+10		Superior Court. ²		
North Dakota	30	30		District Court of Burleigh County.		
OhioOkiahoma		30		Court of Common Pleas.2 er 7		
Oregon	10+20	10 10+20		District Court. ² Circuit Court. ⁴		
Pennsylvania		10-1-30		Superior Court.		
Puerto Rico	10	10		Superior Court.2		
Dhada Island			\	Chinada Canada Marada and Santa Madasa and		
Rhode Island	15 10+10	15		Superior Court of Providence or Bristol. ** 2 Court of Common Pleas. 3 ** 7		
South Dakota	10-10	10+10		Circuit Court.		
Tennessee	10+10 10+10	10-1-10		Chancery Court.		
Texas.		10+10 10+10 10+10 10+10 10+10		Chancery Court. County Court.		
Utah	10+10	10+10		Surreme Court.		
Vermont Virginia	10+10		1 30	County Court. Circuit Court.		
A tr Rigiti.	10+10	10+10		Organic Court.		
Washington		30	[Superior Court.3		
Washington		1930-1-28		Circuit Court of Kanawha County.		
Wisconsin		30		Circuit Court of Dane County.		
Wyoming	10	10		District Court of Natrona County.or 1		

Where two figures are shown, first figure is number of days after which decision is final and is time claimant has to exhaust actions before administrative appeal bodies; second figure is additional time allowed to seek judicial review.

In county in which the claimant resides.

Time and appropriate court governed by Statute of Limitations and interpretation of Civil Code (California); by court rule, no statutory provision (New Lorent)

Jersey).

Claimant must appeal to commission for a review within 10 days before he may appeal to court. (Colorado); claimant must file a notice of intent to appeal before decision is final (North Carolina).

(Footnotes continued on next page)

AT-9

(Footnotes for AT-3 B continued)

- Where claim was filed.
 No further administrative appeal; in Hawaii 30 days after service of referee's
- decision.

 7 In county in which the claimant last worked.

 8 After decision is made (Kentucky); after date of decision (District of Columbia, Hawaii, New Mexico); after date of entry of decision (Vermont).

 9 Or 30 days from date of notice of intention to appeal made within the 15-day
- period.

 10 Appeals involving a labor dispute must be filed within 20 days after mailing of Board's decision.